IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN OF MISSISSIPPI WESTERN DIVISION

CHAZ D. PINKSTON, #148934

PLAINTIFF

VS.

CIVIL ACTION NO. 5:18-cv-103-MTP

MANAGEMENT & TRAINING CORPORATION, ET AL

DEFENDANTS

AFFIDAVIT OF JANICE WILLIAMS

STATE OF MISSISSIPPI COUNTY OF WILKINSON

- 1. I am over the age of eighteen, have personal knowledge of the facts set forth below, and am competent to attest to the matters stated herein.
- 2. I am employed by Management & Training Corporation ("MTC") and serve as the Administrative Remedy Program ("ARP") Coordinator at Wilkinson County Correctional Facility ("WCCF") in Woodville, Mississippi. As the ARP Coordinator, I am the custodian of the ARP files at WCCF and am responsible for, among other things, oversight and management of the processing of inmate grievances and the daily operations of the inmate grievance system utilized at WCCF.
- 3. Inmates confined at WCCF may utilize the MDOC's two-step ARP process to seek redress of issues relating to any aspect of their confinement. Details about the ARP process and instructions on how to utilize it are provided to the MDOC inmates in both the MDOC's Inmate Handbook, which the inmates receive during the course of their confinement in MDOC custody, and the WCCF Inmate Handbook, which is provided to inmates upon their arrival to WCCF.
- 4. The ARP is a two-step process. Inmates are required to initially submit their grievances in writing through the grievance system within thirty days of the complained-of incident. If a grievance is accepted into the ARP process after initial screening by the Statewide ARP Director, the request is forwarded to the appropriate official, who will issue a first step response. If the inmate is unsatisfied with the first step response, he may continue to the second step within five days after receiving the first step



response. If the inmate is not satisfied with the second step response, he may then file suit in state or federal court.

- 5. If the inmate's initial grievance is rejected by MDOC's ARP Director during the screening process, the inmate will be advised in writing. Pursuant to MDOC Policy 20-08-01, and as set forth in the WCCF Inmate Handbook, the inmate then has five days after his receipt of the notice of rejection to resubmit a corrected grievance.
- 6. I have reviewed the records and information maintained in the ARP files at WCCF and on MDOC's Offendertrak database regarding grievances submitted by inmate **Chaz Pinkston (MDOC** #148934) through the ARP process pertaining to his incarceration at WCCF.
- 7. Mr. Pinkston has submitted more than 100 grievances through the ARP process, including dozens of grievances pertaining to his incarceration at WCCF.
 - 8. Mr. Pinkston was housed at WCCF from January 24, 2018, through January 15, 2021.
- 9. A true and correct copy of all grievances related to Mr. Pinkston's incarceration at WCCF that were submitted prior to October 1, 2018 the date on which the above-referenced lawsuit was filed and all correspondence related to the same are attached hereto collectively as Exhibit "1."
- 10. On February 6, 2018, Mr. Pinkston submitted a grievance complaining about MDOC aiding MTC in violating a long list of MDOC policies in maximum security units. For relief, Mr. Pinkston requested a meeting with someone in authority over MTC or MDOC to resolve these issues. On February 12, 2018, I sent Mr. Pinkston a letter informing him that his grievance was being returned to him because his complaint was unclear and additional information was needed, and because he had not specified the relief being sought. Pursuant to MDOC policy, Mr. Pinkston had five days to resubmit a corrected grievance that complied with ARP guidelines. Mr. Pinkston signed for receipt of my letter on February 15, 2018.
- 11. On February 21, 2018, Mr. Pinkston submitted a grievance again complaining that MDOC administrators were aiding MTC in violating a long list of MDOC policies. For relief, Mr. Pinkston again requested to meet with a person of authority from MTC or MDOC to develop a plan to address his concerns.

This grievance was labeled <u>ARP No. WCCF-18-122</u>. On March 2, 2018, MDOC's Statewide ARP Director Richard Pennington sent Mr. Pinkston notice that his grievance was being rejected as untimely because it had not been submitted within five days of him receiving my prior letter informing him that his grievance did not comply with MDOC policy. This new grievance also did not comply with MDOC policy for the same reasons as those stated in my letter dated February 12, 2018.

- 12. On March 8, 2018, Mr. Pinkston submitted a grievance complaining that certain MDOC and MTC officials had deprived him of adequate conditions of confinement and services on his long-term segregation unit. For relief, Mr. Pinkston requested a meeting with one of the MDOC officials listed in his grievance regarding commissary, recreation, grooming, visitation, outgoing mail, religious services, clothing, medical care, sanitation, library, and programs. Each of these services are handled by different personnel. The same date, ARP Clerk Sherry Rowe sent Mr. Pinkston a letter returning his grievance to him and advising that if his grievance contained more than one complaint or request, it would be rejected and returned to him. It further advised that the ARP does not accept petitions filed on behalf of other inmates and that a single complaint must be filed by each inmate. Mr. Pinkston signed for receipt of this letter the same date.
- 13. On March 9, 2018, Mr. Pinkston submitted another grievance complaining about his conditions of confinement on his long-term segregation unit. For relief, Mr. Pinkston requested to speak with Tony Compton, MDOC's former warden for private prisons and regional jails, regarding his conditions of confinement. On March 19, 2018, ARP Clerk Rowe sent Mr. Pinkston a letter advising that this grievance was being returned to him and not processed because he had already had a prior grievance on the same issue (WCCF-18-122) that had been rejected. Mr. Pinkston signed for receipt of this letter on March 20, 2018.
- 14. On March 28, 2018, Mr. Pinkston sent MDOC Statewide ARP Director Richard Pennington a letter complaining that the grievance he submitted on March 9, 2018, should have been accepted into the ARP process. On the same date, Mr. Pennington sent Mr. Pinkston a letter encouraging

him to request a copy of the ARP guidelines (MDOC Policy 20-08-01) from the ILAP office at his facility, and further advising him to submit his concerns to the ARP office at his facility within the next five days.

Mr. Pinkston signed for receipt of this letter on March 30, 2018.

- 15. On April 2, 2018, Mr. Pinkston submitted a new grievance complaining that MDOC, ACA, Mississippi Health Department, and MTC administrators were subjecting him to cruel and unusual punishment, violating his rights to due process and free speech, and subjecting him to worsening conditions of confinement in maximum security at WCCF. For relief, Mr. Pinkston requested that Warden Jody Bradley, Deputy Warden Gabriel Walker, Deputy Warden Tonya Toomey, Major Terry Daniel, MDOC Contract Monitor Larry Lee, the Health Services Administrator, Dr. James Burke, WCCF medical records custodian, and two other unnamed officials "to be fired immediately." This grievance was labeled ARP No.WCCF-18-196. On April 23, 2018, MDOC's Statewide ARP Director Richard Pennington sent Mr. Pinkston notice that his grievance was being rejected because the relief sought (termination of MDOC, MTC, and Centurion employees) was beyond the power of the ARP to grant. Mr. Pinkston signed for receipt of Mr. Pennington's rejection notice on April 24, 2018. Pursuant to MDOC policy, Mr. Pinkston had five days to resubmit a corrected grievance seeking a proper form of relief that could be considered by the ARP. For instance, instead of seeking the termination of prison employees, Mr. Pinkston could have requested to be moved, he could have requested specific services he believed he was being denied, he could have requested assistance with legal mail, or he could have requested any necessary medical attention.
- 16. On April 25, 2018, Mr. Pinkston resubmitted another grievance nearly identical to his grievance in WCCF-18-196. Mr. Pinkston's new grievance did not request a new form of relief, or any relief at all. Instead, Mr. Pinkston requested that this grievance be allowed to complete the first and second steps of the ARP process so he could "seek justice" in court. This grievance was labeled <u>ARP No. WCCF-18-295</u>. On May 29, 2018, MDOC Statewide ARP Director Richard Pennington sent Mr. Pinkston notice that this grievance had been rejected because it had been submitted more than five days after receiving Mr. Pennington's letter dated March 28, 2018, and, therefore, was untimely. This grievance also failed to

comply with ARP guidelines because it did not specify any relief and/or presumably sought the same relief requested in his prior grievance in WCCF-18-196. Therefore, this grievance was not accepted into the ARP process.

- 17. On May 18, 2018, Mr. Pinkston submitted a grievance complaining that Sgt. M. Johnson had used excessive force against him in an incident occurring three days earlier. For relief, Mr. Pinkston requested that the MDOC contract monitor, Warden Bradley, Deputy Warden Walker, Deputy Warden Toomey, Major Daniel, Investigator Turner, Lt. Gaston, Sgt. Johnson, Officer King, and Nurse Robertson all to be fired. This grievance was labeled <u>ARP No. WCCF-18-365</u>. On June 27, 2018, MDOC's Statewide ARP Director Richard Pennington sent Mr. Pinkston notice that his grievance had been rejected because the relief sought was beyond the power of the ARP to grant.
- 18. On June 13, 2018, Mr. Pinkston submitted a grievance complaining that he was being subjected to additional lockdown procedures due to incidents occurring in general population or involving other inmates in maximum security. For relief, Mr. Pinkston requested that these forms of collective or group punishments be lifted for the duration he is in maximum security. This grievance was labeled <u>ARP No. WCCF-18-400</u>. On July 30, 2018, Major Daniel completed a first-step response. On September 11, 2018, Warden Bradley completed a second step response, exhausting the ARP process for this grievance.
- Officer Jackson allegedly attempted to help him speak with Captain Green but where Captain Green and others scolded Officer Jackson without any basis for doing so. For relief, Mr. Pinkston requested "to have the lying incident report filed to Warden Bradley against Officer L. Jackson be dismissed." This grievance was labeled ARP No. WCCF-18-465. On August 9, 2018, Mr. Pennington sent Mr. Pinkston a notice that his grievance had been rejected because the relief sought was beyond the power of the ARP to grant.
- 20. On July 25, 2018, Mr. Pinkston submitted a grievance complaining that he had been denied certain meal trays, that he was temporarily denied bedding and towels after they got wet during a sprinkler incident, that he had been denied a haircut, that he had personal property taken during a cell search, and

that Captain Green had sprayed him with pepper spray and then denied him medical attention. For relief, Mr. Pinkston requested "to be fully compensated." This grievance was labeled ARP No. WCCF-18-488. On August 20, 2018, Mr. Pennington sent Mr. Pinkston notice that his grievance had been rejected because it sought relief beyond the power of the ARP to grant.

- 21. On August 26, 2018, Mr. Pinkston submitted a grievance complaining that MDOC and MTC officials had denied him adequate visitation privileges. For relief, Mr. Pinkston requested visitation with his family every month. This grievance was labeled <u>ARP No. WCCF-18-512</u>. On October 4, 2018, Major Daniel completed a first step response, and Mr. Pinkston appealed to the second step. On October 17, 2018, Warden Bradley completed a second step response, exhausting the ARP process for this grievance.
- 22. Mr. Pinkston's dozens of other grievances pertaining to his incarce ation at WCCF were all submitted after he filed the above-referenced lawsuit on October 1, 2018.

Further Affiant saith not.

JANICE WILLIAMS, ARP COORDINATOR

SWORN TO AND SUBSCRIBED BEFORE ME, this the 10th day of Drember

2021.

MOMM (1

My commission expires:

June 20, 2012



ARP FORM

MISSISSIPPI DEPARTMENT OF CORRECTIONS ADMINISTRATIVE REMEDY PROGRAM

CASE NUMBER

FROM: Chaz Pinkston Inmate Name

148934 MDOC#

H-J-K H#108 Unit

DATE: February 5th 2018

This is a Request for Administrative Remedy

FEB O 6 ZOIR

Mississippi Department Of Corrections is aiding and abotting ising Cornoration Training, 4.08 Training of Non-MDOC, Personne 16.04 Security Long Flecords Capsicum Hernsol Spray or Management Audit Rosedwas, 16:39 Contract Mandaring Pragrams ler Segregation, 19.02 Crisis Stabilization Program, 20.01 Counsel, 20.03 Access To Programo and Services, 20.00 Protection From Harm, 20,07 Freedom in Remainal Grooming, 20,08 Grievance Procedures 2003, 21.01 Reception and 02 Die tary Albunness, Messe Planning and Thera pertic Die to, 2303 Food and Safety Regulations, 23.04 Food Service Inspections, 23.05 Heal Service, 23.0. racts, 24.01 Facility Sanitation, 24.02 Linens/Clothing Personal Hygier Services, 25-01-A Access to Health Care & Clinical Services - Sick Call, 25-08-25-18-A Privary Of Care, 25-01-B - 25-09-B, 25-02-C Clinical 25-12-25-21-D Hospital Jopeciality Care, 25-02-E Health re Servering. Intraspoten Transfer, 25-10-E Segregated Inmates, 25-12-E Nursing Assessment Botocolo, 25-13-E Continuity Of Care, 25-03-F Excercise, 25-04-F Rensonal Hygicne, 25-01-Ge Special Health Care Programs, 25-02-6 Management Of Chronic Discusse, 25-07-I Inform Consult, 25-02- J Elective Engery, 26.01 Offender Social Genices, 28.04 Offender Gempensat , 19.01 Offender Academic & Vocational Education Programs, 30.01 Offender Recreation Programs, 30.02 Offender Weight Training Program, 31.01 Offender Mail Services, 31.02-31.06, 32.01 Offen ibrany Services, 33.01 Religious Programs & Chaplaincy Services, 44.01 at the same time directly in the plain eight of MOOC Head quarters. Remedy Requested: That someone with actual authority either over M.T.C. Some specific with the to repolice this these issues during the 15 days alletted to regress to this grievance. Otherwise we shall resolve this matter (s) within the Redent Counts. I look forward to seeing someone **EXHIBIT**

Chaz Phliston



STATE OF MISSISSIPPI DEPARTMENT OF CORRECTIONS Pelicia Hall COMMISSIONER

Superintendent Mississippi State Penitentlary

Post Office Box 1057 Parchman, Mississippi 38738 (662)745-6611

February 12, 2018

Inmate: Chaz Pinkston #148934

WCCF

RE: YOUR REQUEST FOR ADMINISTRATIVE REMEDY

Your request for administrative remedy has been received by this office and is being returned for the following reason(s):

(1) Your complaint is unclear. You need to include more specific information in your correspondence.

X (2) You did not specify any relief sought.

If you wish to resubmit your corrected request/complaint, you may do so, provided that it is timely and according to proper procedure.

Sincerely,

JWIIIams

Administrative Remedy Program

JW

Pc: File

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MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

ARP#
Date: 12.15.18
Received By: C. finilston 148934 NUMBER
Witness: Audius Drewl. NAME TITLE
Form ARP-1 — Offender's relief form
Form ARP-2 — 1st step response
Form ARP-3 — 2nd step response
5-Day extension
Step 2 denial
Rejected
Other
1st page of this receipt is to be returned to the Legal Claims Adjudicator to become part of inmate's ARP file

WHITE ORIGINAL - LEGAL CLAIMS ADJUDICATOR

CODE: 699

ARP-1

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

WCCF-18- /22

First Step Respondent: N/A Location: Wilkinson County Correctional Facility	REJECTED
Offenders' Name and No.: Chaz Pinkston #148934 Unit: Wilkinson County Correctional Facil	lty
Date of incident: OT # 2	9
□ ACCEPTED: This request comes to you from the Director of Adribe attached request from the offender. Please return your respons days of this date.	ninistrative Remedy Program. See se to this office within 30
☑ REJECTED: Your request has been rejected for the following rea	son(s):
☐ Relief is beyond the power of the Mississippi Department of Co	rrections to grant
☐ The complaint concerns an action not yet taken or a made	decision which has not yet been
☐ There has been a time lapse of more the fifteen (15) days betw request:	een the RVR(s) and the initial
Incident happened on received in this office on	
☐ There has been a time lapse of more the fifteen (30) days betwee request:	en the event and the initial
Incident happened received in this office on	
☐ The Mississippi Department of Corrections does not handle Parc	ole Board matters
⊗ Other: You receive a letter on 2.15.18 on this same matter seturn your complaint in correctly which was received on 2.21.18	
Director of Administrative Remedy Program	<u>/ 2 </u>
Director of Administrative Hemoty Fregram	

ARP FORM

MISSIPPI DEPARTMENT OF CORRECTIONS <u>ADMINISTRATIVE REMEDY PROGRAM</u>

CASE NUMBER

FROM: Chara Purkston	<u> 13:8437</u> MDOC#	H.J.K. 11"1.03. Unit	
		W ****	

DATE: February 11/21/18

This is a Request for Administrative Remedy

The Mississuper Department of Corrections upper humagement administration are saling and also Iting the contractor Hungebourt and Training Compountion (MICC) in willful foliaines autience of ridating and disregarding the following pelicien of which some are lows of the State Of Mississippi as well as the Constitution, especially when it comes to the treatment of prisoners is their "hoxingen occurrity" units and cheying plus pontrating the m could right gravantee a. Please Note The Following Laws / Policiter That Are All Simil-Frenewally Bring Discheyed As A Fermal and Informat Commun. Coston: 3. 54 General Standards Of Professional Conduct; 3.38 Staff Physical Fitness; 4:03 Use Of Force Training; 4:02 Orientation and In-Service Training; 4:08 Training of Nov-11000 Piraconel 1.12 Expresere to Bland borne Pathagena & Exposure Control Plan; 11.01 Treatment Brogning 16.01 Security Manual; Ab. 03 Currentime | Officer Assignmenta; I be 04 Security Lage of Records; Ab. 08 Key Cantrel; 16.12 Use Of Fire Arms; 16.13 Use Of Force; 16.14 Preservation of Physical Exidence; 16.15 Use of Restraints; 16.16 Comine House Tactical Emergency Unit; 16.14 Security Thread Gra sep Many convent; 16.22 Responsibility for Natification of an Offender's Devel; 16.23 Use of Oleansin Capsiaren Acrosul Spray or Chamical Agents; 16.25 Paty Post Retation; 16.28 Interbut Management Audit Proceedieres; 16. 27 Contract Montoring Prescain; 1701 Fire Solety 1 Revention Inspection - Abtification; 17:0% Flammable, Toxic and Courtie Materials; 17:05 Control of Security Throats; 17.06 Emergency Response Tenon; 17.08 Rick Manage west Pray ram; 18.01 Disciplinary System; 12.01 Offender Segrenation; 19.02 Crisis Stabilization Program, 27.03 High Rick Incentive Tier Brogener; 20.01 Investe Access to Courte & Leyal Connact; 20.03 Acress to Ringratus and Services; 20.05 Protection From Harm; 20.07 Freedom to Personal Growing, 20,05 Chievenan Proceedings, 20,24 Privar Rape Eliminate in Act of 2003; 24.01 Reception and Admission; 21.03 Offender Property; 20.15 Inter-State Compact Institutional Offenders; 23.01 Food Service; 23.02 Dichay Allera. DCES, Mehre Planning and Therependic Mets; 23.03 Food Service Health and Sately Regue lations; 22.04 First Service Inspections; 23.05 Ment Service; 23.06 Outside Ford Contracto; 24.01 Facility Sandtetion; 24.02 Liners/ Clathing Personal Hygicire 1 Hoir Care Services - See Attached Adolembon For Conclusion and Remedy -500 Attached Addentises For Conclusion and Remaily-

Mississippi Department Of Corrections Administrative Remedy Program Addendum

Page 2

Case 5:18-cv-00103-MTP

Continued: 125-01-A Access to Health Care & Clinical Services-Sick Call; 25-08- A Med ical Audit Committee; 25-18-A Primary Of Care; 25-01-B Infection Control Program; 25-02-B Management of Tuberculosis; 25-01-B HIV Infected Offen dero; 25-04-B Management of Happortitio Infections; 25-05-B Communicable Die ease, Practice; 25-06-B Environmental Health & Safety; 25-07-B Kitchen Sanit ation & Food Handlers; 25-08-B Ectopurasite Control; 25-09-B Pandemic Influence za Plan; 25-02-C Clinical Performance Enhancement (PEER); 25-04-C Training for Correctional Officers; 25-08-C Staffing Plan; 25-24-D Haspital J- Specially Cure, 25-02-E Health Care Screening Intraspoten Transfer; 25-10-E Segrated Immates; 26-12- E Nursing Assessment Protocolo; 25-13- E Continuity Of Care; 25 . -03-F Exercise; 25-94-F Pensonal Hygiene, 25-02-6 Special Health Care Program 5,25-02- G Management Of Chronic Discose; 25-07-I Informed Consent; 25-102-J Elective Surgery; 26.01 Offender Social Services; 28.04 Offender Compens pation; 8.05 Prohibition of the Use Of Offender's as Sevennts; 29.01 Offender Academic 1 Vocational Education Programs; 30.01 Offender Recreation Programs 30.02 Offender Weight Training Programs 31.01 Offender Mail Services; 31.03 Offender Vioitation, 31.06 Offender Marriages; 32.01 Offender Library Services; 33.01 Relsigners Rugrams & Chaplaincy Services; 44.01 Building and Sifety Codes; 44.02 Offi, ender Housing; and 44.03 Preventative Maintenance Program. All of these plus 10 more are being disobayed, disregarded, and violated willfully, Knowingly, and felomicusly in accordance with the "Civil Rights of Institutionlized Persons Act", the Miss. Code Ann. 9 47-1-27 Halfrentment and abuse prohibited, and the 42 U.S.C.A. 8 1983 for depring prisoners of their constitutional rights as we 11 40 28 U.S.C.A. \$ 242, which makes it a criminal offense for one under color ef my law, statute, ordinance, regulation, or custom, willfully to subject any inhabitnut of any state, territory, or district to the depresention of any rights, privsleges, or immunities secured or protected by the Federal Constitution or laws, or to different punishmento, pains, or penalties, by reason of color or race, from those which are prescribed for the punishment of citizens'. This common cost con of simultaneous also obsolioner is being done in plain sight that a lay person can recognize it and being co-conspicitated and covered up by MDOC Headywart ers along with MDOC State Brison Superintendents, A D.C. S. S. and Wandens.

Torn Over To Back For Combine - Two Char To Back for The Relatificantly South -

Relief Sought

Document 346-1

Kemedy Requested: That someons with high authority from M.T.C. Corporate Office andfor M.D.O.C. Headquarters come sit Johnn and speak with me in order to hash out an effective threemonth immediate implentation plan to stop this common contain of deprivation of rights and improve my conditions of confinement "specif scally" for "maximum security"! During the First Step timeline of 45 days to respond to this gricanues. Otherwise, we shall resolve this these un-goi Ing moidents within the Federal Courts. I lock forward to seeing some lone within 45 days because even if this A.R.P. is returned I have st IIII given MDOC and MTC the opportunities to come spenk with me to go over and resolve this issue unless the contract for M.T.C. and the primite prisons they inhabit are going to be closed immediately within the 45days allotted by the Grievaner Procedures. Abso, Whotever the participant of your decision remember to put a Cause Number on this A.R.P. because one is supposed to be provided regardless of devial or return or acceptance in accordance with 50. P.#10.08 Grichwee Procedures. There is no Caese Number anywhere on the first A.R.R ret proved to me on February 157 2018. This remarks is not beyond the ARP. power of to grant any of the three remedics individually or as a whole because am requesting to speak face to fuce with the decision making and ones who harmed out the contract (5) and this grievance will be forwarded directly to thre A.R.P. Director whose office is at MOOC Head quarters in Jackson, MS 19202 which is where the Commissioner, Deputy Commissioner Of Administration, Deputy Commissioner Of Institutions; the Print Le Prison Contract Director, Private Prison Regional Contract Deputy Director, fand the main Federal Compliance Officer for MDOC are all located in the Isame building. I look forward to seeing someone within 45 days plus thus ARI heng given a chuse number whenever I receive it back.

Char Pickaton

INMATE RECEIPT

MISSISSIPPI DEPARTMENT OF CORRECTIONS

Administrative Remedy Program
ARP/WCC+-1B-122
Date: 13-5-18
Received By: Yhuk W: NI,MBER
Witness: TILE TILE
Form ARP-1 — Offender's relief form
Form ARP-2 — 1st step response
Form ARP-3 — 2nd step response
5-Day extension
Step 2 denial
Rejected
Letter#
Other
Claims

1st page of this receipt is to be returned to the Legal Claims Adjudicator to become part of inmate's ARP file

WHITE ORIGINAL - LEGAL CLAIMS ADJUDICATOR

ARP FORM

MISSISSIPPI DEPARTMENT OF CORRECTIONS ADMINISTRATIVE REMEDY PROGRAM

MAR 0 8 2018

CASE NUMBER

FROM: Chaz Pin Kation
Inmate Name

148934 MDOC#

H.J.K H-pul Cell 108

DATE: March 742018

This is a Request for Administrative Remedy

Plaintiff, Chaz Pinkston is Heing denied the fellowing in accordance to MDOC, poli-Ciro due to his being housed in Tony-term segregation though violating his Eigth Am sudment rights and Forsteenth Amendment rightis. Prison contractor Managementand Training Corporation (M.T.C.) are forcing long-term segregation prisoners to adhere to in-house" roles that totally deny, aleprive, and make inadequate the following: commissary, visitation, recreation, religious services, the scaling of out-going mail/consonship policy; alothing, bygione, sanitation, medical care, mental health care, growning, and mony other violations though the aforementioned are the most pertinent. MDOC Private Prison Contract - Director, Tony Compton, Contract Munitor Con grounds) Mr. Lee, Superintendent, Jaguleine Banks and Superintendent Renald King, Associate Director Of Offer sider Services, Jarita Bivens and Associate Director Offender Services, Michelle J. ackson, Deputy Commissioner Of Institutions, Terry Williams and Commissioner Pelicin Hall, a long with M.T.C. Vice President of Operations for Mississippi, Rebyn Williams , Warden James Bradley, Deputy Warden Of Administration, Gabriel Walker, Deputy Warlen Of Programs Mo. Toomey, Wavehous: Munager Ms. Dixon, Commissory Supervision Ms. Paint and "maximum security" Unit Manager Ms. Brown, all are responsible for making sure MDC pulicied not Wilkinson County Correctional Facility neither Management and Training Corporwhich in-house " rules are applied to MDOC prisoners. Yet, they are just reaping the millions from having a full "maximum security" unit while subjecting plaintiff and the other prisoners in long-term signegation to "chief and consent possishment" plus violating their elve process rights. I, Chaz Pinkatou, have written multiple regress to the aforementioned about my conditions of continement and deprivations here but he are has answered. There is not even a Federal Compliance Officer here and no Federal Compliance Member has regywholed to any of my letters sent to MDOC Headquarters.

Remark Regress ted: That I speak with one of the MDOC officials mentioned above in order to get the proper treatment in accordance with my civil Rights and MDOC/ACA policies. Specifically regarding commissary, recreation, growning, visitation, outgoing mail, religious services, clothing, medical care and treatment, sanitation, library, and programs.

Char Philaton Signed By Plantiff



STATE OF MISSISSIPPI DEPARTMENT OF CORRECTIONS PELICIA HALL COMMISSIONER

March 8, 2018

Inmate: Chaz Pinkston #148934 WCCF

RE: HOW TO ENTER THE ARP PROCESS

It is suggested that you use the following guidelines as a checklist before resubmitting your "ARP" to ensure your request is accepted and handled by the Administrative Remedy Program.

- (1) Send a letter to the Legal Claims Adjudicator, P.O. Box 609, Parchman, MS 38738. The letter should be as brief as possible. Present as many facts as possible to answer all questions (who, what, when, where, how). You must send this letter through Inmate Legal Assistance Program. It will not be accepted by our office in the regular mail.
 (2) The original letter must contain the phrase "This is a Request for Administrative Remedy" must be signed in order to enter the ARP process.
 (3) Only one complaint/request will be accepted. If your letter contains more than one complaint/request, it will be
- rejected and returned to you

 | X | (4) The Administrative Remody Diseases descented. If your letter contains more than one complaint/request, it will be
- (4) The Administrative Remedy Program does not accept petitions or filing on behalf of another inmate. A single complaint must be filed by each individual inmate.
- (5) Make a copy of your letter and retain it for your records. You will not receive your original letter back and the institution is not responsible for furnishing you with a copy of your letter. If your letter concerns an RVR, a completed copy must be sent.
- (6) Your letter must be sent within thirty (30) days of an alleged event. (Unless in a case where you were ill and unable to write, etc.)
- ☐ (7) The volume of attached material is too great.

Sincerely,

S. Rowe

Administrative Remedy Program

SR:

PC: Inmate file

H-108

INMATE RECEIPT

MISSISSIPPI DEPARTMENT OF CORRECTIONS

Administrative Remedy Program Chaz Pinkston # 148734

ARP #
Date: 03/08//8
Received By: Chaz Phystax 148934 NUMBER
Witness: NAME TITLE
Form ARP-1 — Offender's relief form
Form ARP-2 — 1st step response
Form ARP-3 — 2nd step response
5-Day extension
Step 2 denial
Rejected Letter # Dl dated 3 (8 (18)
Other
1st page of this receipt is to be returned to the Legal Claims Adjudicator to become part of inmate's ARP file

WHITE ORIGINAL - LEGAL CLAIMS ADJUDICATOR

ARP FORM

civil rights.

MISSISSIPPI DEPARTMENT OF CORRECTIONS ADMINISTRATIVE REMEDY PROGRAM

CASE NUMBER

FROM: Chaz Pinkston Inmate Name	148934 MDOC#	HJ-K Hps	1 Cellios
DATE: March 9th 2018		MAP 12 2007	
This is a Request for Administrative Remedy			
Commissioner-Peticia Hall, Deputy Commission	ner of Institution	ac-Jerry William	S.Deputu Ad-
hald King, Superintendent - Jacquine Ban	his Associate D	Compten, Superi	ntendent-Ro-
THE PROPERTY OF THE PROPERTY O	the transfer of the contract o	1 4 D	1 A 1
reing up for Vice President of M.T.C." op en-James Bradley Don to Warden 176 A	というている てんふ だしゃ	\	113 (/)
of Programs-Techny, Unit Manager for	lous trus / 104 - Co.	abric I Walker, De	puty Warden
house Manager - Dixon, and Conteen Byper tianil Facility. I have an on-going issue. This incident has not been resolved not	ISICH T FOURT LAND.	and a 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	ひにん とんてい・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	· lous sur . s I II	
ator's I have written request forms too. My complaint which is dealing with my personal. The aforementioned staff are a first	taka Helmais a	الكاللمسيسيس	A .
violating my due process rights for all the	backthe and being	perate inditter	Charland.
policies and procedures. I am in lander	maximum alung	with A.C.A. and	M.D.O.C.
The state of the s	التناكيب مصالا خادم والمنا		
says the purpose of the gricumus procedures in bing and appear to the procedures in	5. Hanne 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	الامياسي	?
as." I have obeyed the order of the United	A MY Calcula a		' 1 ' 3.
Remarky Regionstral:		•	
La speak with Tony Campton andlow his as confinement here at Wilkinson Causty Correct Inaximum 5-carity" in order to al			
Emaximum 5=curity" in order to stop the de	privations and pro	tect my well-b	in longterm



STATE OF MISSISSIPPI DEPARTMENT OF CORRECTIONS COMMISSIONER PELICIA HALL

Superintendent Mississippi State Penitentiary

Post Office Box 1057 Parchman, Mississippi 38738 (662)745-6611

March 19, 2018

Inmate: Chaz Pinkston #148934

Unit:

RE: Your Request for Administrative Remedy

I am in receipt of your request for Administrative Remedy concerning conditions of confinement.

It has been noted that you have a previously rejected ARP (WCCF-18-122) concerning the same issue.

Therefore, since this matter has already been rejected, this particular request is being returned to you and will not be processed. (Final Letter)

Sincerely,

S. Rowe

Administrative Remedy Program

SR

Pc: File

INMATE RECEIPT

MISSISSIPPI DEPARTMENT OF CORRECTIONS

Administrative Remedy Program
Chaz Pinkston # 148934

ARP#
Date: 103/20/18
Received By: Chaz Pinkston 148934 MDOC#
Witness: Tow ARD
Form ARP-1 Offender's relief form
Form ARP-2 1st step response
Form ARP-3 2nd step response
5-Day extension
Step 2 denial
Rejected
Letter# dated 3/19/18
Other
1st page of this receipt is to be returned to the Administrative Remedy

WHITE ORIGINAL - ADMINISTRATIVE REMEDY PROGRAM DIRECTOR



March 21,201

HAR 2 ; 2018



To: Richard Perinington

MDOC. Administration Remedy Program, Director

Re: A.R.P. duted March 442018

First - I, Chaz Pinkston, never signed for a letter nor any come pendence concerning the A.R.P. dated February 5th 2018 of which is being preferred to as WCCF-18-122. I received a letter dated February 12th 2018 on Feberary 15th 2018 from your office in Parchman, M6 than tionise through the regular mail. So, I, wasn't late onymy because I ne er received any motice. Check your certified mailing receipts.

Second- Who is S. Rome? The MDOC Grievance Procedures snys; The ARP Director will screen all ARP's for acceptance; not jus wybedy.

Third- I turned in an ARP dated March 91,2018 concerning one issue of my conditions of confinement' over a month after my ARP dated February 5,42018 which is being referred to as WCEF-18-122. Now 5. Rowe, sends me a letter saying this is the same issue and has already been rejected. However, the Grievance Procedures says; The issue or incident must be within 30 days of the actual happening, plus Miss. Code Ann & 47-5-801 Authority To Adopt Procedure; The Department of Correction is hereby authorized to adopt an administrative review procedure at eac. of its correctional facilities in compliance with 42 USCS Section 1997, Al "Civil Rights of Institutionalized Persons Act" or CRIPA, and Part 40. Title 28, Code of Federal Regulations. New the A.R.P. dated March 9,4 2018 mentions the same individuals as WCCF-18-122, but it is clearly but the same issues but is only one issue. Also, this issue is going on at the present time and date at the top of this letter. By me complying wit

He Mississippi Department Of Corrections Grievance Procedures Policy as well as being subjected to inhumane conditions of confinement who 15 "one" issue by high-level afficials than my A.R.P. is rightfully suppose to be allowed to go forward. Otherwise, your office will be deliber Itely himolering justice, which leads into my next point.

Fourth - The Northern District Federal Court approved the ARP prox m in Gates v. Cellier, GC 71-6-5-D (N.D. Miss. Feb. 15, 1994). See also Marshal v. Price, 239 F. 3d 365, 2000 WL 1741549, at *1 (5th Cir. Nov. 6, 2000). On Septe ber 19,2010, the ARP process was changed from a three steps to two. Sec Gates U. Barbour, No. 4: 71C V6-JAD, Doc. 1242 (N.D. Miss. Aug. 19, 2010); Thready v. Moore, No. 3:10 CV 378-TSL-MTP, 2011 WL 4388832, at "3 n. 6 CS. D. Miss. Jul 25,2011). The two-otep ARP process begins when an immate first submite his griculance in writing to the prisonis legal claims adjudicator within th lirty days of the incident. Howard v. Epps: No. 5:12 CV 6.1-KG-MTP, 2013 WL 2 67880, at #2 (S.D. Miss. May 29, 2013). The Mississipp. Department of Correct fond has set up an Administrative Remedy Program ("ARP") through which an limmate may seek formal review of a complaint or grievance relating to a aspect of his incarceration.

Conclusion

I haven't broken any procedural neles in regard to the ARP dated March 7,42018 plus the incident or issue complained of is pertinen. mithin the thirty day time limit. Therefore, I, request that the ARP dated March 9,720.28 be screened by the legal claims adjud reator Richard Pennington and be accepted so us to begin the First Step Response. Also, that the ARP be appropriately gives lan ARP number. In order to presence justice and give admin istrator's fair adequate law and sportunity to fix these con difficult of confinement,



STATE OF MISSISSIPPI DEPARTMENT OF CORRECTIONS PELECIA HALL COMMISSIONER

Audrey MeAfee Deputy Administrator Administration (601) 359-5636

March 28, 2018

Inmate: Chaz Pinkston #148934

WCCF E

Re: Your correspondence was received by the MDOC's Director of Administrative Remedy Program's office on March 28, 2018.

Your correspondence on the above date to me was forwarded to this office for a response.

Your letter concerning a status request is being returned to you. I encourage you to request the ARP procedure (20.08.01) from ILAP. Please submit your concerns to your housing facilities ARP office. You will have (5) five days from the receipt of this response to submit your request to your local ARP office at your housing facility.

Sincerely

Richard Pennington, Statewide Director Administrative Remedy Program

PC: RP File

H-10

INMATE RECEIPT

MISSISSIPPI DEPARTMENT OF CORRECTIONS

Chaz Phksfon #148934

ARP#
Date: 03/30/18
Received By: Chaz P 148954
Witness: Salow ARP
TITLE
Form ARP-1 — Offender's relief form
Form ARP-2 — 1st step response
Form ARP-3 2nd step response
5-Day extension
Step 2 denial
Rejected
Letter# dated 3/28/18
Other
1st page of this receipt is to be returned to the Administrative Remedy Program Director to become part of inmate's ARP file

WHITE ORIGINAL - ADMINISTRATIVE REMEDY PROGRAM DIRECTOR

CODE: 799

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

WCCF-18- 196

First Step Respondent: N/A Location: Wilkinson County Correctional Facility	REJECTED
Offenders' Name and No.: Chaz Pinkston #148934 Unit: Wilkinson County Correctional Facility	
Date of incident: O.T# 30	
ACCEPTED: This request comes to you from the Director of Administrate attached request from the offender. Please return your response to the days of this date.	, ,
☑ REJECTED: Your request has been rejected for the following reason(s) :
☐ Relief is beyond the power of the Mississippi Department of Correction	ons to grant
☐ The complaint concerns an action not yet taken or a decise made	elon which has not yet been
☐ There has been a time lapse of more the fifteen (15) days between the request:	e RVR(s) and the initial
Incident happened on received in this office on	
☐ There has been a time lapse of more the fifteen (30) days between the request:	event and the initial
Incident happened received in this office on	
☐ The Mississippi Department of Corrections does not handle Parole Boa	ard matters
☑ Other: Beyond the power of the ARP department to grant.	
Director of Administrative Romedy Program Date/	3/18

Mississippi Department Of Corrections Administrative Remarky Program

Aria 9.8 and

Cause Number

From: Char Pin Keten

HJK Haped Call \$108

Dutc: April 02 12018

This is a Request for Administrative Remedy

Multiple M.D.O.C., A.C. A., Mississippi Health Department, and M.T.C. adminiistrator's are responsible for the continuing crucland unusual punishment , violating of due process, and denial of freedom of speech am being forcib by subjected to. My "conditions of confinement" here in "maximum security" at Wilkinson Canty Correctional Facility are depresed, inhumane, and destructive towards any rehabilitation whatso every. This is an an-young ever worsening issue mouth after mouth. My civil and constitutional rights, guaranties, privileges, and immunities have been taken feduciously by the afprementioned administrators. I have written numerus request to the admin instrator's here yet not one reply. I have stapped multiple administrators to linguing about why my "conditions of confinement" are increasingly terrible for I maximum security, yet they receive multi-millions to Keep it running properly, efficiently, plus actually to rehabilitate. But I was only given a fake smile and told they would discuss it at their next meeting. However, they work around with their corporate bosses and those aforementioned laughing about my being down trodden and about all the meney that is being purred into "maximum socurity" and how much of it they're stealing and spreading avoifind to their buddies enforcementioned plus continuing to Keep quiet. Albe Centurion ladministrator's are must definitely deliberately indifferent and therefore included. Relief Sought!

For James Brudley, Guhriel Walker, Ms. Toomey, Terry Daviels, Larry Lea, . Medical H.S. A., M.D. Burke, Medical Records Keeper/Wilkinson County Records Cltenner, and two other officials are to be fired immediately. Otherwise we full settle this in the U.S. District Court in Jackson, MS by may of a "public" jury Hrial. I await your response within the 45 days allotted by MDOC Griswice Procedures.

Datal: April 02, 2018

Chaz Pukela 1148714

4

INMATE RECEIPT

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

Received By: Witness: Form ARP-1 — Offender's relief form Form ARP-2 -- 1st step response _Form ARP-3 —2nd step response 5-Day extension Step 2 denial Rejected Letter# Other 1st page of this receipt is to be returned to the Administrative Remedy Program Director to become part of inmate's ARP file

WHITE ORIGINAL - ADMINISTRATIVE REMEDY PROGRAM DIRECTOR

CODE: 0699

ARP-1

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

WCCF-18-295'

First Step Respondent: Location:	Rejected WCCF	REJECTED
Offenders' Name and No: Unit:	Chaz Pinkston #14 WCCF	8934
Date of incident:		OT-
•		the Administrative Remedy Program Director. See the return your response to this office within 30
⊠ REJECTED: Your requ	est has been rejected	for the following reason(s):
☐ Relief is beyond the p	power of the Mississip	pi Department of Corrections to grant.
☐ The complaint concer	rns an action not yet ta	aken or a decision which has not yet been made.
	time lapse of more the pened on _; received i	ne fifteen (15) days between the RVR and the initial in this office on
	time lapse of more to pened on _; received in	ne thirty (30) days between the event and the initial in this office on
☐ The Mississippi Depa	Irlment of Corrections	does not handle Parole Board matters.
		es that he had five days to file after receiving the letter Se at WCCF on 04/25/2018.
R. Venner	nation	5/25/12
Director of Administrative Re	emedy Program	Date

Mississippi Department Cof Corrections Administrative Ramady Program

Cause Number

From: Chare Lulls los

143434 1100CH

HJK Hprd CV

Pate: April 24 12018

This is a Request for Administrative Remedy

Multiple M.D.O.C., A.C. A., Mississyp. Health Deprotinent; and M.T.C. as well as Centurian administrator's are responsible for the continual creed and funuoual punishment, victating of due process, and demined of freedom of operate here in "magimum security" at Williamon County Correctional Facility. There iall are constitutional deprivations, specifically the Eight Amendment, For hearth Amendment, and First Amendments My conditions of confinement" are Inhumane, degrading, and destructive towards any of the propagaida rehabilit. ation Period. My rights are said to be privileges and my needs are dismisse il w wants by the aferementioned administrators. I am foreibly denical ling civil and constitutional rights, guaranties, privileges, and immunities as a legal horn citizen of the United States also the Republic of Mississippi. My conditions of confinement is one-issue and is objectively worsening month patter month. This A.R.P. is slove in a timely manner and in accordahas with the procederal rules with the specific purpose to allow the Administrator's whom shall Gopposedly) receive it ample time/opportunity to hurrically final sensibility, cultivate reasonable ness, and get understanding. Mis A.R.P. is within the power of the ARP Department occulor Director to Igenuit.

Relief Sought:

For this N. 1. If to be allowed to complete the First and Second Steples. In evolen for me the plaintiff too sack justice expeditionally in the U.S. Southern District Court by way of a public jury trial. I account the Administration he frequence within the 45 days allotted by MDOC Grievance Procedures.

77 1. 3 Apr 7 21 2012

Dec Halter - 4769. 19

INMATE RECEIPT
MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remady Program
ARP WCC F 18 . 295
Date: 15-31-18
Received By: 1Ches Frakstan / 148934
Williams Cooks
Form ARP-1 — Offender's relief form
Form ARP-2 1st step response
Form ARP-3 — 2nd step response
5-Day extension
Step 2 denial
Rojected
Lotter #

WHITE ORIGINAL - ADMINISTRATIVE REMEDY PROGRAM DIRECTOR

1st page of this receipt to to be returned to the Administrative Remedy Program Director to become part of humble b ARP No

_ Other

Code: 0799

ARP-1

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

WCCF-18- 365

First Step Respondent: Rejected Location: WCCF	REJECTED
Offenders' Name and No: Chaz Pinkston#	148934
☐ ACCEPTED: This request comes to you	from the Director of Administrative Remedy Program. See
	Please return your response to this office within 30
•	OT# 32
☑ REJECTED: Your request has been rejection	cted for the following reason(s):
☐ Relief is beyond the power of the Missi	ssippi Department of Corrections to grant
☐ The complaint concerns an action not	yet taken or a decision which has not yet been made
☐ There has been a time lapse of more the request:	ne fifteen (15) days between the RVR(s) and the initial
Incident happened on received	l in this office on.
☐ There has been a time lapse of more the request:	ne thirty (30) days between the event and the initial
Incident happened on received	l in this office on.
☐ The Mississippi Department of Correction	ons does not handle Parole Board matters
M Other: BEYOND THE POWER OF ARE	TO GRANT.
R. Venningor	6/27/18
Director of Administrative Remedy Program	Date

AKT FORM Mississippi Department Of Corrections Administrative Remedy Program

Couse Number

· From: Chaz Pintoten.

148934

Hotek Hopal Coll #201

Date: May 15, 2018

This is a Request for Administrative Remedy

Ch May 15, 12018, between 2:00pm. and 3:50pm. I was as. southed his the third time in sweeks by Sot. M. Johnson. On this Way though not only were my hands injured but also my wrist, and iles, legs, forehead Con the right side), right eye brown, and right eye. My wrist are both sweller with thick red lines, cuts and bruises and the circulation in my left hund is even power than in my right has ind which is weak itself. My hands and wrist are in constant that bing pain. My legs are in pain plus my left leg has a knot on it for is the leg irons cutting in deep. My forehead, eyebrow, and eye are swellen and changing colors. My right eye is ownlen short as it looks as if I have a tangerine quite ripe sitting in my face juttinga. at ready to be picked. The face suching came from Sytill Johnson throwing me up against the will thun Knecking my hend on the wall twice. I repeatedly worked officer King, Sgt. M. Johnson, Lt. Gaston, officer Chester, as well as the Investigator to please lossen up the Next leg iron because it was ten tight but was instead dragged then i carried by Lit. Graston and Syt. M. Johnson by the leg 12040 and hand restraints which include handouffs ples the black box covering them. I've assaulted because I was requesting that the left beginnes he becomed lep a bit because I had lost feeling of my left foot plea it was too tight a al barbay my leg. There is plenty of camera feetage and medical records that validate my Eight Amendment rights were felentensly disregarded. The administrator & she is endountehed in appround on I was degraded, disregarated, and associted during this entire situation. I demanded medical so the Phyor had a norse called up to come to is instead of ut going to see the clocker especially with the very large large that had developed as a result of South Johnson bouging my heard agreenst the brick wall plus the obvious diggiDocument 346-1

is of the restraints into my flesh. Norse Robertoes, came and write down the lump protructing out of my tace (which Capit Scott also took a photo of during this same time) yet one refused to examin and note the severe in alling or my wrist, that both wrist were ble reeling, that both wrist had mattiple wals and houses, as well as thirt my left hand was totally numb. She didn't ence give me an ice p ack for the large lamp stricking out but instead was in and out in just 2 minutes or less. Now my eye is smallen and closed shot as the infection and hemorragging from my forehead and right eyebrow have fully set in . Not to forget that my eyelid is constantly changing colors ; caszing puss, and is still the view of an avange with no indication of going aloune All of the afferementioned has occurred on the same day within the time limit mentioned. I wrote the reports/letters to the Commissioner, Pelicia Hell, subordinate MDOC administrators, and M.T.C. Vice President Robin Williams specifically about the two president is assume Ho by Syt. M. Johnson, in May 5," 2018 and May 10,"2018.) This is an outgring issue and very serious problem which is why I have close this A.R.P. in accordance with the procedural guidelines of MDOC Greenese Procedures #20.08. Thereby, I shall be expecting for my First Step Response Form within the 45 days allotted by such said policy. This is the only way for justice to stop the above by excessive fine Relief Sought:

For Contract Monitor of MDOC, Warden Jody Bradley, Deputy Wander Gabriel Walker, Deputy Warden T. Taciney, Major Terry Paniels, Investigator Tunner, Lt. Gaston, Set. M. Johnson, Officer King, Nurse Robertson to be fired. Otherwise, we will settle this in the U.S. District Count in Jacks, MS at a public jury total for full compansation of all damages und degrae ation.

. This is within the power of A.R.P. to great because it this will be suit to MDOC for the instructions to resolve this matter immediately.

Signature and MOCC Chap Penkston 148934 Date: May 18,201

14-108
INMATE RECEIPT
MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program
ARP# WCCL: 18 - 365
Date: 1:3-18
Received By: Ches lakota 148934
Wilness: Many Andrew
Form ARP-1 — Offender's relief form
Form ARP-2 1st step response
Form ARP-3 — 2nd step response
5-Day extension
Step 2 denial
Rejected
Letter#
Other
1st page of this receipt is to be returned to the Administrative Remady Program Director to become part of inmate's ARP file

WHITE ORIGINAL - ADMINISTRATIVE REMEDY PROGRAM DIRECTOR

CODE: 0700

ARP-1

MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program

WCCF-18- 400

First Step Respondent: T. Darni Location: Wilkinson County Corre	e ectional Facility
Offenders' Name and No.: Chaz Pin Unit: Wilkinson	nkston #148934 on County Correctional Facility
Date of incident:	OT #33
ACCEPTED: This request comes the attached request from the offender, days of this date.	to you from the Director of Administrative Remedy Program. See Please return your response to this office within 30
☐ REJECTED: Your request has bee	n rejected for the following reason(s):
☐ Relief is beyond the power of the	Mississippi Department of Corrections to grant
☐ The complaint concerns made	an action not yet taken or a decision which has not yet been
☐ There has been a time lapse of m request:	ore the fifteen (15) days between the RVR(s) and the initial
Incident happened on	received in this office on
☐ There has been a time lapse of mo request:	re the fifteen (30) days between the event and the initial
Incident happened	received in this office on
☐ The Mississippi Department of Corr	ections does not handle Parole Board matters
□ Other:	
R. Vennington	7/16/18
Director of Administrative Remedy I	Program Date

r P	Mississippi Department Of Corrections Administrative Remedy Program	7
	1	JUN 1 5 2018
ORM	ause Armher	in the Committee of the
	From: Chaz Pinkston 148934	HINK H-pad Call#108
	Date: June 19+ 2018	Complete and Compl
	This is a Request Fer Administrative Remady	
	Low in maximum security" under ling-term ocgrego	this status yet on under an
	additional lockdown of "collective Lyroup prishment" h	y MODC and M.T.C. administr-
	artionia. This is totally unlawful, feloniars, Knowingly a	lice beging the U.S. Constitution and
*********************	MS Constitution by subjecting me to an additional lockides	in far educable licours and inc-
	I idents that eccur in general population solder with other	· prisoners in "maribus security?
	. This is crueland unusual penishment under the eight	mendment plus deprivation of life
	liberty limb, and property and kiel sting dee process of i	law under the fourteenth orient
ند د درس سینیو (۱۹	ment Alex not to forget the first amendment I am be	ing foreibly audiented to this colle-
	chingrap principe cat I for months upon months at the add	
% do 17881144 0	not only is blotant disobedience to the Carotheries (6)	
. 1	pative but also completely disregards the Mississippi D	
· • · · · • • • • • • • • • • • • • • •	licies and procedures General Studendo GE Refessional	Conduct #03-01 page 2 lines
	186-93, 106-108 under PRECEPTO: Code of Ethics of po	g=1; "All of off, contractors, into as,
	and relenteers are belowace watable for compliance with :	
	- will protect the civil, legal, and applicable constitutional	
	fore expected to conduct themselves in a dignified , how called	
	false the Long-Term segregation policy being stompredom. The	
	prost deformed stage On June 11, 2018, Richard Lenny	street had a letter sent to me (re:
	icased on Time 12th 2018) that I had five (5) days from	receipt of his letter to file this
	ARP Therefore, this ARPis timely and meets all pre	secodural guidelines and protect.
have all the state of the state	liona. It is martidefinitely within the power of A.R.P.	
	Revedy Sought:	
	For immediate eplifting of my being subjected to t	hese "cullective Lgroup punish un-
	feated in totality while am benied in "recommon occur	ity" for duration. In application
	of the Constitution (s), Congress Civil Righto Institut	included Persons Act, and MICO
	Coun oforementioned paleisee.	e we
A SAME AND ADDRESS OF THE PARTY.	Significand MDOC # Chay Rinkston = 142934	Oate: June 13# 2018
		Name of the control o

ARP-2

MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program

NUMBER WCF

FIRST STEP RESPONSE FORM
Type or use ball point pen. You must return your response to the Administrative Remedy Program Director within 30 days of the date the request was initiated.
To: Chan Pinkston (48934 WCCF
From: Name and DOC# Major-Wcct
Person to whom 1st Step is Directed Title/Location
If you are not satisfied with this response, you may go to Step Two by checking below and forwarding to the ARP Administrative Remady Program Director within 5 days of your receipt of this decision.
AS OF JULY 9, 7018 MOOC ALIDWISTO
THE WILKINSON COUNTY CORRECTIONAL FACILITY
TO OPERATE UNDER NORMAL OPERATIONS,
RISLIEF GRANTED
7,30,18 Signature Date
() I am not satisfied with this response and wish to proceed to Step Two.
REASON:

^() I wish to cancel this complaint. You do not have to return this and time limits will cancel complaint.

ARP-2

MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program NUMBER 18 - 400

FIRST STEP RESPONSE FORM
Type or use ball point pen. You must return your response to the Administrative Remedy Program Director within 30 days of the date the request was initiated.
To: Chan Pinkston 148934 WCCF
Indities Name and DOC! Housing Unit, A Cap C VI CC
From: 1 Parson to whom 1st Step is Circuted Title/Location
If you are not splisfied with this response, you may go to Step Two by checking below and forwarding to the ARP Administrative Remedy Program Chronicr within 5 days of your receipt of this decision.
AS OF THEY 9, 2018 MOC AMOUNTO
THE WILKINSON COUNTY CORRECTIONAL EXCILITY
TO OPERATE UNDER NORMAL OPERATIONS,
RISLIEF GRANTOO
<u>J.</u> Nau 7.30.18
Signature Date
i am not satisfied with this response and wish to proceed to Step Two. REASON:
I have been a his ated to collective lycarp punishment" continually sine I
boxe been here of this place. Am correctly still being subjected to it by the - See Additional Page -
() I wish to cancel this complaint. You do not have to return this and time limits will cancel complaint.
Inmete's Signature DOC# Dot6
Administrative Remedy Program Director - ORIGINAL

Madendum to Mammetratus Remedy Program First Step Response Form

Continued:

[continues refusal to obey and previde my constitutional general tees, rights, privileges, and immunities. The television for this em of the pad his her braken for weeks yet this administration propertedly refuses to replace it saying; The good suffer with the had and here all are responsible for as well as accountable for each other (6) actions irregardless of our being in single-man colls and the Eight Amendment and Fourteeath Amendments

Seriesly, from Jamery 27, 2018 to July 2018 I have been for ship subjected to "collectively our punishment" for 105000 and situations that regardedly occur in general population here, in general population at other forcilities, and in "moremum scarnity" whether molundereds on an individual oth fer than myself are responsibles. I have yet to see any memo from MDOC administrator's stating specifically. That maximum scarpity prisoners were family to be deprived, federally-mandated recreation of five hours-weelily Manfidential attorney lateral client phone calls at any time, began services especially throe when a judge has musidated a deadline to he met, appropriate presenting standards - weekly, all suchel survices, all religious services, etc.... In short, there down't exist a memo nor formal written policy approving that browning security he subjected or managed under the same policies as giver al population. However, home at Williams County, Contract Mounter-Larry Lee, Wardon J. Bradley, Deputy Warden of Administration/Scarrity Gabriel Walker Deputy Warden of Programs T. Toomey, Major T. Daniels, Captain J. Green, Lieuten and Gewha or Guaho, and the Unit Manager have and continue to enforce "Cruel and invited junishment" attenuing from their in-house roles and inurest less coatums, while breaching the contract (or which I am a third-party benef iciary) by not allowing the Coul Rights I wistitutionalized Persons Act plus the U.S. Constitution, American Correctional Association policies, and MOC policies that specifically and particularly benefit me and other maximum security prisoners even attempt to be applied.

Don't worry though the 125,000,000.00 plas' that the Mossissipp Lepidative Jeat apportuned to Williams pursually and the A.C.A. just released to them will extince the exprementioned and those who haves I dent know nor did I meeting in M.T.C. and M.D.C. apper administration, in congressitely delinages See Yall In Co. 14. Ke have usings from Antid Stands to sout the the Bull layour step so The Get Reliable

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

WCCF-18-400

SECOND STEP RESPONSE FORM

You must respond to the inmate within 45 days of receipt of the appeal of the First Step Response.

Inmate's Name & #: Chaz Pinkston #148934

Location: Wilkinson County Correctional Facility

From: J. Bradley Title: Warden

In response to your ARP claim. In reference to you requesting immediate uplifting of being subject to collective/group punishment. Your claim has been investigated. The information gathered reveals the current lockdown was ordered by MDOC. According to policy and procedures when the facility goes on lockdown privileges and activities may be restricted for the amount of time and to the extent necessary to restore security and order to protect both staff and offenders. Some unit/facility activities may continue at the discretion of the Facility & Confrolling Authority. I consider this matter resolved at this level.

The above named inmate has fulfilled the requirements of the Administrative Remedy Program at WCCF under extraordinary circumstances and is eligible to seek judicial review in state or federal court within 30 days of receipt of the Second Step Response. Financial responsibility for such filling rests with the inmate.

*

STAFF RECEIPT

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

Response Receipt

Received by: Respondent's Signature

Please prepare a response on Form ARP-2 and return to the Administrative Remedy Program Director within 30 days of this date.

ist page of this receipt is to be returned to the Administrative Remedy Program Director to become part of the inmate's ARP file

The state of the s
INMATE RECEIPT MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program
ARP# WCCF - 18 - 400
Date: 78-7-/8 Received By: Chillston / 88/34
Witness: TITE
Form ARP-1 — Offender's relief form Form ARP-2 — 1st step response Form ARP-3 — 2nd step response 5-Day extension Step 2 denial Rejected
Letter#
1st page of this receipt is to be returned to the Administrative Remedy Program Director to become part of Inmate's ARP file

STAFF RECEIPT

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

ARP Number MCCF - 18 - 400

léspondent's Signature

Remedy Program Director within 30 days of this date.

Request for Response to:

Received by:

Please prepare a response on Form ARP-2 and return to the Administrative

1st page of this receipt is to be returned to the Administrative Remedy Program Director to become part of the Inmate's ARP file

INMATE RECEIPT

MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program

ARP# <u>WCCF</u> 18 - 400
Date: 4-13-18
Received By: Chara Pin Koton 148734 Mitness: Din Koton 148734 Mitness: Title
Form ARP-1 Offender's relief form Form ARP-2 1st step response Form ARP-3 2nd step response 5-Day extension Step 2 denial Rejected Letter #
Other 1st page of this receipt is to be returned to the Administrative Remedy Program Director to become part of inmate's ARP file

INMATE NAME & # Unay Pinkston LOCATION HOLD
1 ST STEP
FROM: ADMINISTRATIVE REMEDY PROGRAM DIRECTOR
REC'D BY: AUG 0 6 2018
DATE: 7.18.18
REC'D BY: ON WINMATE
DATE火 <u>8-7-18</u>
2 ND STEP
TO: Chaz Pinkston #148934 INMATE
FROM: SUPT./WARDEN/CCD/PHYSICIAN 2 ND STEP RESPONDENT
REC'D BY: Clase Pinkerton

Code: 0700

ARP-1

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

WCCF-18-465

First Step Respondent: Rejected Location: WCCF	Array areas and areas areas
Offenders' Name and No: Chaz Pinkston #148934	REJECTED
☐ ACCEPTED: This request comes to you from the Director	of Administrative Remedy Program. See
the attached request from the offender. Please return you days of this date.	our response to this office within 30
	OT#34
☑ REJECTED: Your request has been rejected for the following	ng reason(s):
ন Relief Is beyond the power of the Mississippi Department	of Corrections to grant
☐ The complaint concerns an action not yet taken or a decis	slon which has not yet been made
☐ There has been a time lapse of more the fifteen (15) days request:	between the RVR(s) and the Initial
Incident happened on received in this office on.	•
☐ There has been a time lapse of more the thirty (30) days be request:	between the event and the initial
Incident happened on received in this office on.	•
☐ The Mississippi Department of Corrections does not handle	e Parole Board matters
☑ Other: BEYOND THE POWER OF ARP TO GRANT.	
Mo mineral DM	8/9/18
Director of Administrative Remedy Program	Date

Mississippi Department Of Corrections Administrative Remody Program

Casisa Humber

From: Chaz Pinkston 14393t

HIK Happed Call 108

Date . July 5, 1018____.

300

This is a Request for Administrative Remody

On July 4, 2018, I, Chaz Pinketen colled officer L. Jackson The thre cell down (while the Soft and Lt.) were next down dealing with an Serious objernation of civil rights I requested to speak with Capt. J. Green Iconcerning a serious institutional matter of which efficer L. Jackson fir got sent of the Trench to me who while I want to help, efficer L. Unckson sout It. Groston to me but he refused to come to the sell door and walked only Snotend. Officer L Jackson called Captain J. Green by radio twice before this arrival. Cuptum T. Green went and talked to my neighbor and once he was done, proceeded to both upon which officer Latin Kon willed witer him wiel is and that I needed to speak with him. However, Ll. baston came to the down I. I told him I need to open K with Captain J. breen personally in accombines we the MOCC pelicy which states "When a high ranking subministrator is coulded by a yrisunce to assist with the finding/thing on institutional matter than they "must" be failed to assist the proceser immediately before my use of force may begin. Will Captum I. Green and Lt. Gaston structed leaving the poel. I began getting to him Hont I harded to open K with him (Capit J. Green) And it is impositivet. Officer L. Juc-Ascer also tried to stop him sizing that she child not writ to have any issues with time once also opened that tray slot to sarve me full of this was going in the involde lof force service both limb and last meal seachthags) which Capt. J. Green told ther in the presence of Satishing that to serve me my food at all thank! Use In hearing this ples the attribudes of the other two supervisory (they were all livery back, example and improfessional) I demonstration that officer L. Jackson Icall the Shift Communiter Capt. Scott in order so that I could not plan to cusure my food had some normith hoters my enting it. Upon officer L. Tackson calling Shift Commonders Capt South to serve me thou Wilke boilte at who the lightening Capte J. Green along with his haddy It. Craster burst through the scone door with Copt of Freen warring

inio Tinger at other L. Jackson and walking francing to her yelling and being highly emprotessional, disrespectful, and wrathful at her for adoing the appropriate thing of culting the next official I requested to specific since the underwhom refused to even listen or ettempt to help. All of this was really due to her also doing her job in accordance with state his , feeleral law, and MDCC plus A.C.A. play and procedu. he when it comes to ensuring that air second my food timely, while sto heated, and as their bias or prejudice toward me as a prisoner irreg. indless of him being a Captain and her immediate chain of command being corrupt and down with the feeliblaness When Shift Communiter . Captain Scott carrived she was fluthery sted at the emotional rendition of degradation tresterated to her by officer L. Jackson. Though what stunned har most wies 5gt. Tranch refusal to spenka word while Lt. Gaston stendily argued lagarest the other prisoners, officer Librekson, and my personal account. . He even admitted that of course am jung to ride with him (Captum I Green) and for him because he is my buildy and gives me free rengin There is much under fortuge of this emercater specifically the Copts, Lt., Syt, improfessional actions plus their collective in action to serve the at all. Starving me as a punishment because I am seriessly needed help is a direct violation of 18 U.S.C. A, under the Fourteenth Amendment. Also, writing officer L. Jackson up, for that only doing her job properly as well as in retaliation for her defending herself repeatedly from in unwirrouted burrage of disrespectful foolishness, is also most -definitely illegal. Multiple MRX pelicies like the Cade of Ethics within General Standingle Of Professional Conduct, Protection From Harm, Long-Term Segregatrong and etc.... , are blatantly bring ignered, Point! I was order ed, by Captain J. Green, Lt. Gaston, and to be stored. . Either this remedy can be done quickly and simply or it will be Idone publicly, expensively, and extensively against Warden J. Brulle y, Captam J. Grecy Lt. Gastan, and Kemedy!

. To have the lyng write-up/incident report tiled to Wooden . Bradley against officer L. Jackson be immediately dismissed with prejudice.

Signature and MOUC = Chan Printer 148934 Date July 5, 2018

INMATE RECEIPT H-108
MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program
ARP# WCCF- 18 - 465
Date: 13-13-18
Received By Angelia
Witness: TITLE
Form ARP-1 Offender's relief form
Form ARP-2 1st step response
Form ARP-3 —2nd step response
5-Day extension
Step-2 denial
Rejected
Letter#
Other
1st page of this receipt is to be returned to the Administrative Remedy Program Director to become part of inmate's ARP file

Code: 0799

ARP-1

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

WCCF-18- 488

First Step Respondent: Rejected Location: WCCF	REJECTED
Offenders' Name and No: Chaz Pinkston #14893	34
☐ ACCEPTED: This request comes to you from	the Director of Administrative Remedy Program. See
	e return your response to this office within 30
days of this date.	OT#
☑ REJECTED: Your request has been rejected for	or the following reason(s):
© Relief is beyond the power of the Mississipp	i Department of Corrections to grant
☐ The complaint concerns an action not yet ta	ken or a decision which has not yet been made
☐ There has been a time lapse of more the fifte	een (15) days between the RVR(s) and the initial
request: Incident happened on received in th	nis office on.
☐ There has been a time lapse of more the thi	irty (30) days between the event and the initial
request: Incident happened on received in t	his office on.
☐ The Mississippi Department of Corrections	does not handle Parole Board matters
☑ Other: BEYOND THE POWER OF ARP TO	GRANT.
R Danington 10M	8/20/18
Director of Administrative Remedy Program	bate !

Mississippi Department Of Corrections Administrative Remedy Program

Cause Humber

From: Chair Purkotan

H.J.K. Hyed Cell 108

Onte: July 25, 2018.

This is a Request For Administrative Remedy

: On July 4th 2018, officer L. Jackison was written up by Captain J. Green for fulse insubordination, due to her serving me my Lunch and Dinner-Smakking after he rehemently disrespected her with demousing speech plus ordered/demounded that she not you me any food for the entire clay Period! She (L. Jackson) had to call Shift-Commander-Scott to "maximum security" in order to over rride, Captain J. Green and Lt. Gaston, malicious and sadiotic tor-. ture tactics against me. On July 9th 2018, Cuptain J. Green and Lt. Gruden, told me 'He was going to break me' because I Calon with other prisoners) was yelling Let the A.C.A. auditor's come on the . Zone and was tapping on the call door's to yet the A.C. A avolitor's attention")! That day my lunch tray was withheld from me plus the prisoners above me busted the sprinkler which led to all my bedding it emo and towels being decotroyed. I told, Captain J. Green and Lt. Gar den, yet was decired any bedding items and replucement of my bothing by towers. I was wouth to sleep and was freezing wild for over 36 hours until a Shift Commander sent me building items and another Supervision gave me forcels on days later on the weekend. July 11th 2018 to July 13," 2018, I wasn't allowed to ent at all Govern ders) of Captain I Green, Lt. Graden, and officer Hoghey. I literall, three not only starved of both lunch and dinner trays. They were informing the night shift state that relieved them I was retur sing" all my trays and not to serve me "any food. They also moc-. Kingly left all those trays on the wall in front of this cell for days. This terture factic stopped one my family was alcoled and demanded that they serve me my found However, the administratoris as well no the respects still returned to asimpenents me

for all the days I was starved duting from Monday to Friday. : On July 16, 2018, I went out to the yard pen's for a haire-Jut but motead was denied that Once I mme back in I . saw that this call had been interestilly scarched (it accord , ance with MDOC Search & Seizure Policy which must be abo ded by instrict concordance with the contract signed between .M.D.O.C. and M.T.C.) due to my not being present. M.D.O.C. regge ires that I be present as well as the Use Of Force camera "recording every individual well search because policy states." the prisoners are responsible for our own property plus the cumern is documented proof of what is or isn't in each cell. Upon seeing this plus going through all it my items that were dreshib. ed I noticed legal documents missing aperturning to noted wilditions , noted convensations with administration upper's, noted dutes of this information, noted statements of illegal activity from other prisoner's , concerning administrative and senior staff members, and my SONY our built to my SONY Knedio had been taken at. So I asked the efficer to Interm the Departy Worden EA Succesity andler Departy Worden of Program ms to come speck with immediately about my legal and civil rights being , totally disregarded and wilnted. She asked the , Lit. Greeker, who was . I thinking there it she called them of which he said 'No, we aim't calling no . hody because me and the Captain the ones who went in this cell! So I refused to hundower the hundreffs contil I sport with bonce the last coff . : was undone. Lt. Gruden went and gut Captain J. Green of which I resspecifully une requesting to speak with either Deputy Warden. While I luns telling him he started spraying me with an Chemical Acrosol Agest very heavily. Well, once I gave him the handcoffs he closed the tray shot and left me to chake. I wasn't allowed to go to incelical to be decontaminated neither was I placed in the yard pen so that the cell fruit were could be 'decentaminated' by the orderlies. I was unable to see for hours and am still cheking from the Agent sprayed in here so we my hence by almost two weaks ago. The issue 16 simple "a centimal pattern of banksing torture tactics"! Violeting my Eigth Amendment and Transferenth Amendment Rights. Kelict Kegured:

To be fully Imaginally compensated this faithy Central Minter and other administrator's along with these direct co comparator's that are in "minimum security", fromfat of the two-enty-three million delices plus bridget as well as the additional five million for handred thought dellars the MS Legislative give them this month in Toly 2018. In the colorest

and the state of t	H-pod
INMATE RECEIPT	·
MISSISSIPPI DEPARTMENT OF C Administrative Remedy P	
ARP# 18	-488
Date: 12-24-18	
Received By:	June D
Form ARP-1 — Offender's relief form	TITLE
Form ARP-2 — 1st step response	
Form ARP-3 — 2nd step response	
5-Day extension	
Step 2 denial	
Rejected	
Letter#	
Other	
1st page of this receipt is to be returned to the Adi Program Director to become part of inmate's ARP	ministrative Remedy file

August 6, 2015

From: Chaz Pinkston M.D.O.C. 148934

.To: Governor, Phil Bryant Commissioner, Pelicia Hall

Depty Commissioner Institutions, Jerry Williams Deputy Administrator, Audrey McAfee

Private Priscus Contract - Director, Tony Compton Vice President of M.T.C., Robyn Williams

I turned in an A.R.P. dated June 13, 2018 which is now over :50 days old and counting yet still no First Step Response received.

Document 346-1

I turned in an A.R.P. dated June 14,2078 which is now over 50 days old and counting yet set still no First Step Response received.

I turned in an A.R.P. dated June 15,4 2015 which is now over 50 days old and counting yet still no First Step Respinse received.

I turned in an A.R.P. lated July 4th 2018 which is now over 30 days old and counting yet still no First Step Response received-

My reason for writing all this at least place a week is to prove that Richard Pennington the M.D.D.C. A.R.P. Director in direct concert puith M.D.O.C. Contract Monitor - Larry Lee and Warden J. Bradley, are purposefully, felonicisty, Knowingly, intelligently brooking the M.D.O.C. A.R.P. policy and procedures. This continues action for not only makes the A.R. P. pelicy invalid but makes them as well as all of you extorementioned car illy liable due to this and the other letters I will be sending for a limited time. Therefore, due too the non-compliance to the A.K.P. S.O.P. #10-08-01 procedural guidelines than I have exhausted all andin ble remedies" for the tur a farementioned A. R.P. (6) and can now proceed directly into the Court(s)!

I turned in an A. R.P. dated July 26, 2018 so on August 30, 2018 if Richard Remington and Lany Lee and J. Bradley are still

	manipulating the girerance system than in accordance with the
1	manipulating the grist and the state of the
1	Due Process Clause of the Fourteenth Amendment than I will
	have extrasted all avaliable remedies and can proceed directly
	into the Courtle). This letter as well as the others before and
	after it will effectively abolish your legal counsels defense that
	I didn't exhaust all administrative remedice because you all subording
:	te staff are disobeying the laws and policies you all have put in place and
1	by these letters you all refusal to make them skey removes your own im
	munity and proves your cooperation and advanting this unwritten than
	igh formal custom pratice is common. Since, the A. R.P. Bystom 18 how to
:	fully ineffective than better writing is the only offective means for admi
	nistrate remedies and evil liability See the All In Court
٠	

Signed; Sie Chaz Pinksta 148934



STATE OF MISSISSIPPI DEPARTMENT OF CORRECTIONS PELICIA HALL COMMISSIONER

AUDREY MCAFEE
DEPUTY ADMINISTRATOR

ADMINISTRATION (601) 359-5636

August 14, 2018

Inmate: Chaz Pinkston #148934

Unit: WCCF

Re: Your correspondence to Governor Bryant was received by the MDOC's Directors of Administrative Remedy Program's office on August 14, 2018.

Your correspondence on the above date to the Governor has been forwarded to this office for a response.

Any questions, concerns, complaints, or requests will be addressed according to ARP Policy and Procedure 20.08.01. It may be obtained by utilizing ILAP procedures at your facility. You will have (5) five days from the receipt of this response to submit your issue through regular channels to the ARP office at your housing facility for consideration.

Sincerely

Richard Pennington, Director Administrative Remedy Program

PC: Governor

Comm.

DCI

KJ

DB

AM

RW

RP

File

INMATE RECEIPT MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program Chaz Pinkston Date: 18-22-18 Received By: Chaz P Form ARP-1 --- Offender's relief form Form ARP-2 --- 1st step response Form ARP-3 --- 2nd step response ___ 5-Day extension Step 2 denial Rejected Letter # dated 28/14/18 __ Other 1st page of this receipt is to be returned to the Administrative Remedy Program Director to become part of inmate's ARP file WHITE ORIGINAL - ADMINISTRATIVE REMEDY PROGRAM DIRECTOR

CODE: 902

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

WCCF-18-512

First Step Respondent: T. Daniel Location: Wilkinson County Correctional Facility			
Offenders' Name and No.: Chaz Pinkston #148934 Unit: Wilkinson County Correctional Facility			
Date of incident: OT # 36			
☑ ACCEPTED: This request comes to you from the Director of Administrative Remedy Program. See the attached request from the offender. Please return your response to this office within 30 days of this date.			
☐ REJECTED: Your request has been rejected for the following reason(s):			
☐ Relief is beyond the power of the MississIppl Department of Corrections to grant			
☐ The complaint concerns an action not yet taken or a decision which has not yet beer made			
□ There has been a time lapse of more the fifteen (15) days between the RVR(s) and the initial request: Incident happened on received in this office on			
□ There has been a time lapse of more the fifteen (30) days between the event and the initial request: Incident happened received in this office on			
☐ The Mississippi Department of Corrections does not handle Parole Board matters			
Other: 9.17.18			
Director of Administrative Remedy Program Date			

Miss issippi Department Of Corrections Administrative Remedy Program

Couse Number

rom: Chaz Pinkston 148934

HJK H-pel Call 108

Date: August 26 12018

This is a Request for Administrative Remedy

Newly appointed Private Prisons Contract - Director, D. Banks, Contract Monitor - Larry Lee, M.T.C. Vice President - Robyn Williams, Warde 1. Jody Brudley, Deputy Warden of Administration/Security, Major-Terry Paniels, are all directly in violation of the Mississippi Department Of Corr ection - Offender Visitation Policy #31-03-01, effective date 02-01-2014, which was signed into effect and operation by the Deputy Commiss lioner of Institutions. Page 11 lines 481-484 state; Close Custody offe fiders will be permitted a maximum of one (1) how non-contact visitation, "one (1) time per mouth"... Clase Cratody offenders in general population may be followed two (2) hours of contact visit with immediate family on the 54 weekend, All of the above administrator's are admittably refusing lebey this policy and Amue implemented their own (in-boxse) pulicy. saying that I cannot receive usits but twice (2) a year" or just on the 5th Sunday? which is to only once (4) a year and falls this year subly in the month of Suprtember 2018. My family "all approved visitor's have came here four times this year only to be humiliated by standing it this facility's front guts for hours. They requested three of the last times to specificath the above mentioned facilitation's Cubils they were standing at the fruit gite due to the above mentioned administrator's enders' to staff not to let them in while they watched them on comerce and listened to the entire punior roution through the outside unicrophenes) yet were denied to open with buy of them or even to step into the facility at the front deck. Kemenly Sought:

To immediately be allowed to visit with my family this mouth and every mouth afterwards in accordance with the MOOC Visitation belief that is in effect (per orders) of the Deputy Commissioner of Institutions.

MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program

ARP-2

NUMBER WCCF - 18 - 512

FIRST STEP RESPONSE FORM
Type or use ball point pen. You must return your response to the Administrative Remedy Program Director within 30 days of the date the request was initiated
To: Chaz Pinks fon # 148934 WCF Inmate's Name and DOC#
From: The Person to whom 1st Step is Directed Housing Unit Housing Unit Major WCC Title/Location
If you are not satisfied with this response, you may go to Step Two by checking below and forwarding to the ARP Administrative Remedy Program Director within 5 days of your receipt of this decision.
WILKINSON COUNTY CORRECTIONAL FACILITY
WILL HONOR ANY DIRECTIVE IN POLICY &
PROCEDURE THAT Allows VISITATION TO
THE CLASSIFICATION WIL OF OFFENDER
WITHIN IT CONFINCT
·
Signature 10, 4 2018
I am not satisfied with this response and wish to proceed to Step Two. REASON:
a Wilkinson County want beither have they shayed M.DOC. visitation policy. I am how
-custony and housed in "maximum occurity" yet still I haven't getten my the visi-
) I wish to cancel this complaint. You do not have to return this and time limits will cancel complaint.

Addendum To Administrative Remedy First Step Response Form WCCF-18 512

Page 1 of 1

My family came to visit me for our month prior and still counting.

My family came to visit me for our montantact visits four times

this year in accordance with the Mississippi Department Of Corrections - Offender Visitation Policy #31-03-01. and M.T.C. on hundred that they pass out here. However, my formily was demanded policies pected, and clemical access every time by the head facility administrators. They weren't even allowed in through the front gate of the repeatedly requesting to speak with Contract Monitor Larry Lee, Warden-Jody Bradley, Deputy Warden of Administration/Secerity - Gabriel Walker, and Major Terry Daniels. Also, Rebyn Williams - V.P.

I have access to A.C.A. and M.D.O.C. policies. My family has access to A.C.A. and M.D.O.C. policies. M.T.C has signed a contract to obey all of M.D.O.C. policies and procedures in dealing with me doe to my being a third party hemeficiary. M.T.C. gets accreditation from the A.C.A. for agreeing and arelitar's saying their obeying the A.C.A. policies. So there is no excuse heither reasonable explains tion why M.T.C. administrator's continue to operate by their own in bouse rules. M.D.O.C. Pelicia Itall, Terry Williams, Tony Comptu, D. Bruk s, Larry Lee, and Dept ty Administrator-Ardrey McAfee, tell all M.T. C. staff to do what they want and give them the it's all grand by constantly not obeying the A.C.A. policies themselves not enforcing their own clear conscie policies that are drafted from the A.C.A. policies. I will see all of you in Court so that we can result the this warehousing and informal policies in Court.

Servously, Smi Char linkston

MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program

WCCF-18-512 SECOND STEP RESPONSE FORM

You must respond to the inmate within 45 days of receipt of the appeal of the First Step Response.

Inmate's Name & #: Chaz Pinkston #148934

Location: Wilkinson County Correctional Facility

From: J. Bradley
Title: Warden

In response to your ARP. In reference to you requesting to be allowed to visit with your family every month in accordance with the MDOC policy. Your claim has been investigated. According to the information gathered Long Term Segregation offender are allowed visitation every 5th Sunday of the month for 1 hour non-contact. Visitation is a privilege that will be approved, denied, suspended and /or revoked by the Facility's controlling authority. I consider this matter resolved at this level.

Signature/

The above named inmate has fulfilled the requirements of the Administrative Remedy Program at WCCF under extraordinary circumstances and is eligible to seek judicial review in state or federal court within 30 days of receipt of the Second Step Response. Financial responsibility for such filling rests with the inmate.

Inmate's Signatu

DOC #

Date

4

STAFF RECEIPT

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

Request for Response to:

Received by

Please prepare a response on Form ARP-2 and return to the Administrative Remedy Program Director within 30 days of this date.

1st page of this receipt is to be returned to the Administrative Remedy Program Director to become part of the Inmate's ARP file

STAFF RECEIPT

MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program

Request for Response Receipt

ARP Number NCCF - 18 - 512

Request for Response to: 142 Pinkston # 148934

Received by: 9,25,18
Respondent's Signature Date

Please prepare a response on Form ARP-2 and return to the Administrative Remedy Program Director within 30 days of this date.

1st page of this receipt is to be returned to the Administrative Remedy Program Director to become part of the inmate's ARP file

INMATE RECEIPT

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

ARP# WCCF - 18 - 512
Date: 10/9/2018
Received By: Char Pinkston 148934
Witness: Williams Fitte Cond.
Form ARP-1 - Offender's relief form
Form ARP-2 1st step response
Form ARP-3 —2nd step response
5-Day extension
Step 2 denial
Rejected
Letter #
Other
ist page of this receipt is to be returned to the Administrative Remedy Program Director to become part of inmate's ARP file

INMATE RECEIPT

MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program

Manimotrative Helifedy Frogram
ARP# WCCF. 18 - 5/2
Date:
Received By: Chaz 1 1984
Witness: Witness: Title
Form ARP-1 Offender's relief form
Form ARF-1 — One nutr's relief form
Form ARP-3 — 2nd step response
5-Day extension
Step 2 denial
Rejected
Letter#
Other
1st page of this receipt is to be returned to the Administrative Remedy Program Director to become part of inmate's ARP file

ARP# WCCF- 18	- 512	
INMATE NAME & # Chaz Pinkston LOCATION		
	80-H	
1 ST STEP		
TO: T. Daniel		
FROM: ADMINISTRATIVE REMEDY PR	OGRAM DIRECTOR	
REC'D BY: RESPONDENT		
DATE:9.25.18	s en company	
REC'D BY: /Chaz Pinkoton INMATE	(op 16 op 16 op	
DATE: 19/9/20/8	g 3 girang sawa	
and all the second states of the second seco) 7 1	
TO: Chaz Pinkston INMATE		
FROM: SUPT./WARDEN/CCD/PHYSIC	IAN AND CONTRACTOR OF THE PARTY	
REC'D BY: Charlinmate	<i>;</i>	
DATE 19-17-18		